## IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS EASTERN DIVISION

**B&L FARMS PARTNERSHIP** et al.

**PLAINTIFFS** 

v.

No. 2:17-cv-122-DPM

MONSANTO COMPANY and BASF CORPORATION

**DEFENDANTS** 

## ORDER

For the reasons stated on the record at the end of the 5 September 2017 hearing, Monsanto's motion to transfer,  $N_2$  8, is granted. The forum-selection provision in the parties' agreements is plain and clear. It's reasonable, not unconscionable. The non-signatory applicator's claims are carried to the other forum with his co-plaintiffs' claims. This case is transferred now<sup>1</sup> to the United States District Court for the Eastern District of Missouri.

So Ordered.

D.P. Marshall Jr.

United States District Judge

15 september 2017

<sup>&</sup>lt;sup>1</sup>The transfer is immediate. This Court and the receiving court are both in the Eighth Circuit, so no complications will arise in any appeal. *In re Nine Mile Limited*, 673 F.2d 242 (8th Cir. 1982). Plus, this case has pending motions that need attention.